

**REMARKS**

Claims 1-7 are all the claims pending in the application.

In the final Office Action claims 1-7 are rejected as being unpatentable over Martin in view of Fujii. Applicant respectfully submits that Martin and Fujii, alone or in combination, do not teach or suggest all the limitations in the claims and therefore do not render the claims unpatentable.

Claims 1 -7 are amended to recite that the data uploaded or downloaded from the content server is divided into a plurality of pieces. The claims further specify that each of the plurality of mobile stations uploads or downloads only a portion of the plurality of pieces of the data. This amendment is supported in the written description at least in figure 4, for example, which shows data from a content server 10 divided into a plurality of pieces, shown as data transmission TID 21, TID 22 and TID 23. As shown in figure 4, each of these pieces of the data is transmitted from the P-MSC 42 to only one of the mobile stations (MS21, MS22 or MS23). Each of these mobile stations then transmits the portion of the data it receives to the portable information terminal unit which synchronizes with each of the mobile stations. See, for example, page 16, line 3 to page 17, .line 2.

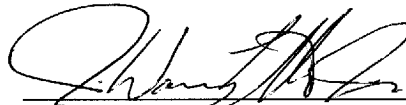
It is respectfully submitted that neither Martin nor Fujii, alone or in combination, teaches or suggests dividing the data into a plurality of pieces and each of the plurality of mobile stations uploading or downloading only a portion of the plurality of pieces of the data, as recited in the claims. Accordingly, the combination of Martin and Fujii cited in the final Office Action does not render claims 1-7 unpatentable.

AMENDMENT UNDER 37 C.F.R. 1.114(c)  
U.S. Application No. 10/058,805  
Attorney Docket No.: Q68279

In view of the above, reconsideration and allowance of this application are now believed to be in order, and such actions are hereby solicited. If any points remain in issue which the Examiner feels may be best resolved through a personal or telephone interview, the Examiner is kindly requested to contact the undersigned at the telephone number listed below.

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,



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**23373**

CUSTOMER NUMBER

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